UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Case No. 2:13-CR-6070-SAB-1

Plaintiff,

CRIMINAL MINUTES

-VS-

DATE: MARCH 26, 2024

KENNETH RICHARD ROWELL,

LOCATION: YAKIMA, WA

Defendant.

REVOCATION OF SUPERVISED RELEASE HEARING

CHIEF JUDGE STANLEY A. BASTIAN

Michelle Fox	02		Marilynn McMartin	
Courtroom Deputy	Law Clerk	Interpreter	Court Reporter	
Todd Swensen		Juliana Van Wingerden		
Government Counsel		Defense Counsel		
United States Probation Office	er: Arturo Santana			

[X] Open Court [] Chambers

[] Telecon/Video

Defendant present and out of custody of the US Marshal.

Court asks how are the parties proceeding? 7 violations.

J. Van Wingerden indicates defendant will admit the violations and request the sentence be held in abeyance for 90 days.

Court verifies defendant's correct name.

Defendant confirms his name is correct.

Court asks defendant if he has reviewed all the violations. Court asks defendant if he agrees and stipulates that the Court can review and rely on the evidence in the petition in deciding whether he is in violation of supervised release.

Defendant understands and indicates yes.

[X] ORDER FORTHCOMING

CONVENED: 9:00 A.M.	ADJOURNED: 9:13 A.M.	TIME: 13 MIN.	CALENDARED [X]
---------------------	----------------------	---------------	--------------	-----

USA -vs- Rowell2:13-CR-6070-SAB-1Revocation of Supervised Release Hearing

March 26, 2024 Page 2

Page 2 of 2

Court outlines violation 1.

Defendant admits violation 1.

Court outlines violation 2. Defendant admits violation 2.

Court outlines violation 3. Defendant admits violation 3.

Court outlines violation 4.

Defendant admits violation 4.

Court outlines violation 5.

Defendant admits violation 5.

Court outlines violation 6.

Defendant admits violation 6.

Court outlines violation 7. Defendant admits violation 7.

Court finds that based on the evidence in the petition and the defendant's admissions, the Court finds that defendant is in violation of supervised release and find violations 1 through 7 have been committed.

- T. Swensen presents argument and outlines recommendations. 90-day abeyance.
- J. Van Wingerden presents argument and outlines recommendations.

Court speaks to defendant.

Defendant speaks to the Court.

Court sentences defendant. Remain on supervised release. No sanction imposed.